

REMARKS

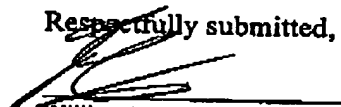
The allowability of claim 10 indicated in the Action is acknowledged appreciatively and accepted by combining it with its parent claim 1, the combined claim 1 referring to channels to avoid its rejection under 35 USC 112, second paragraph.

Entry of such accepted claims from the Response of April 13, 2006, is assumed, since the Advisory Action of April 25, 2006, does not indicate otherwise. Otherwise, such is requested.

The previously overlooked requirement for an Abstract is attended to above, as are deletion of the reference to the claims in the specification and the requirements for support in the specification for the shutting/regulating mechanism of claim 10, such support being taken from original claim 3.

Reconsideration and allowance are, therefore, requested.

Respectfully submitted,



William R. Evans  
c/o Ladas & Parry LLP  
26 West 61<sup>st</sup> Street  
New York, New York 10023  
Reg. No. 25858  
Tel. No. (212) 708-1930